

Constitution is abridged when the state affirmatively sponsors a particular religious practice or prayer."

So let me reiterate that the resolution I am introducing today addresses only voluntary student prayer—not state-sponsored speech.

In one of her final rulings on this subject, Justice O'Connor held that the first amendment expresses our Nation's fundamental commitment to religious liberty by means of two provisions—one protecting the free exercise of religion, the other barring the establishment of religion.

"They were written," she said, "by the descendants of people who had come to this land precisely so that they could practice their religion freely." And, "by enforcing these two clauses," she said, "we have kept religion a matter for the individual conscience, not for the prosecutor or the bureaucrat."

We should keep it that way. We should keep it that way. We should keep religion a matter for the individual conscience. But does keeping religion a matter for the individual conscience mean that a schoolchild must stand silent, unable to turn to God for comfort or guidance in times of trial or heartache? No. No. No. Not even our Supreme Court has recognized that. Not every reference to God constitutes the impermissible establishment of religion.

Where would we be without recourse to prayer?

As we know, even the mighty King David sought guidance from above. In Psalm, 17, he implores:

Hear, O Lord, a just suit; attend to my outcry; harken to my prayer from lips without deceit . . . I call upon You for You will answer me, O God; incline Your ear to me; hear my word . . . keep me as the apple of your eye; hide me in the shadows of Your wings.

In our Nation's Capitol, just off the Rotunda, there is a small room called the Prayer Room. I was there when it was first dedicated. A small room called the Prayer Room was set aside in 1954 by the 83rd Congress to be used for private prayer and contemplation by Members of Congress. The room is open.

Have you ever been there? If you haven't, you ought to go to see that Prayer Room. I go to it still from time to time.

The room is open when Congress is in session though not open to the public. The room's focal point is a stained glass window that shows George Washington kneeling in prayer. Behind him are etched these words from Psalm 16:1: "Preserve me, o God, for in thee do I put my trust."

What right do we have to take from schoolchildren their right to pray a voluntary prayer when we preserve, protect, and defend and even create a separate room to enshrine that same right to ourselves here in the Senate?

St. Luke, the apostle, tells us that such efforts are as much in our own interest as they are in the best interests

of a child. Here is what St. Luke tells us:

Ask and you shall receive; seek and you shall find; knock and it shall be opened to you. For whoever asks, receives; whoever seeks, finds; whoever knocks is admitted. What father among you will give his son a snake if he asks for a fish, or hand him a scorpion if he asks for an egg? If you, with all your sins, know how to give your children good things, how much more will the Heavenly Father give the Holy Spirit to those who ask him?

We must work to be certain that the free exercise clause remains as applicable and respected today as it was at the time it was conceived by the Framers.

We must guard its protection so that all Americans, including, yes, children, little children—suffer little children—retain their right freely to practice their religion. Let us make certain that every individual, including any child nestled in the West Virginia hills or anywhere else in America, can pray to God as they please.

I ask unanimous consent that the text of the joint resolution be printed in the RECORD.

There being no objection, the joint resolution was ordered to be printed in the RECORD, as follows:

S.J. RES. 35

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years after the date of its submission by the Congress:

"ARTICLE —

"Nothing in this Constitution, including any amendment to this Constitution, shall be construed to prohibit voluntary prayer or require prayer in a public school, or to prohibit voluntary prayer or require prayer at a public school extracurricular activity."

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 448—SUPPORTING THE GOALS AND IDEALS OF "NATIONAL LIFE INSURANCE AWARENESS MONTH"

Mr. NELSON of Nebraska (for himself, Mr. CHAMBLISS, and Mr. CRAIG) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 448

Whereas life insurance is an essential part of a sound financial plan;

Whereas life insurance provides financial security for families by helping surviving members meet immediate and long-term financial obligations and objectives in the event of a premature death in their family;

Whereas approximately 68,000,000 United States citizens lack the adequate level of life insurance coverage needed to ensure a secure financial future for their loved ones;

Whereas life insurance products protect against the uncertainties of life by enabling individuals and families to manage the financial risks of premature death, disability, and long-term care;

Whereas individuals, families, and businesses can benefit from professional insurance and financial planning advice, including an assessment of their life insurance needs; and

Whereas numerous groups supporting life insurance have designated September 2006 as "National Life Insurance Awareness Month" as a means to encourage consumers to—

(1) become more aware of their life insurance needs;

(2) seek professional advice regarding life insurance; and

(3) take the actions necessary to achieve financial security for their loved ones: Now therefore, be it

Resolved, That the Senate—

(1) supports the goals and ideals of "National Life Insurance Awareness Month"; and

(2) calls on the Federal Government, States, localities, schools, nonprofit organizations, businesses, and the citizens of the United States to observe the month with appropriate programs and activities.

SENATE RESOLUTION 449—COMMENDING THE EXTRAORDINARY CONTRIBUTIONS OF MAX FALKENSTIEN TO THE UNIVERSITY OF KANSAS AND THE STATE OF KANSAS

Mr. BROWNBACK (for himself and Mr. ROBERTS) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 449

Whereas Max Falkenstien has served as a broadcaster for the basketball and football programs at The University of Kansas for 60 consecutive years, and will retire after the 2005–2006 men's basketball season;

Whereas Mr. Falkenstien broadcasted his first men's basketball and football games for the Kansas Jayhawks in 1946, after serving 35 months in the Army Air Corps;

Whereas Mr. Falkenstien has received honors from—

(1) the College Football Hall of Fame, which awarded him the Chris Schenkel Award for Broadcasting Excellence;

(2) the Naismith Memorial Basketball Hall of Fame, which named him the winner of the 15th Annual Curt Gowdy Electronic Media Award;

(3) the Kansas Association of Broadcasters, which awarded him the Distinguished Service Award;

(4) Baker University, which presented him with the Lifetime Achievement Award; and

(5) The University of Kansas Alumni Association, which awarded him the Ellsworth Medallion;

Whereas Mr. Falkenstien is a member of—

(1) the Kansas Broadcasters Hall of Fame; and

(2) the Kansas Sports Hall of Fame;

Whereas Mr. Falkenstien was the first—

(1) inductee into the Lawrence High School Hall of Honor; and

(2) media member of The University of Kansas Athletic Hall of Fame; and

Whereas the State of Kansas has been privileged to have the benefit of 60 years of dedicated service provided by Max Falkenstien to The University of Kansas: Now, therefore, be it

Resolved, That the Senate—

(1) commends the extraordinary contributions of Max Falkenstien to The University of Kansas and the State of Kansas;

(2) congratulates him for 60 years of outstanding service;

(3) offers the best wishes of the Senate for his future endeavors; and

(4) respectfully requests the Secretary of the Senate to transmit a copy of this resolution to Max Falkenstein.

SENATE RESOLUTION 450—DESIGNATING JUNE 2006 AS NATIONAL SAFETY MONTH

Mr. DEWINE (for himself, Mrs. DOLE, Ms. LANDRIEU, Mr. ALLEN, and Mr. DURBIN) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 450

Whereas the mission of the National Safety Council is to educate and influence citizens of the United States to adopt safety, health, and environmental policies, practices, and procedures that prevent and mitigate human suffering and economic losses arising from preventable causes;

Whereas the National Safety Council works to protect lives and promote health with innovative programs;

Whereas the National Safety Council, founded in 1913, is celebrating its 93rd anniversary in 2006 as the premier source of safety and health information, education, and training in the United States;

Whereas the National Safety Council was chartered by Congress in 1953, and is celebrating its 53rd anniversary in 2006 as a congressionally-chartered organization;

Whereas even with advancements in safety that create a safer environment for the people of the United States, such as new legislation and improvements in technology, the unintentional-injury death toll is still unacceptable;

Whereas the National Safety Council has demonstrated leadership in educating citizens of the United States on how to prevent injuries and deaths to senior citizens as a result of falls;

Whereas citizens deserve a solution to nationwide safety and health threats;

Whereas such a solution requires the cooperation of all levels of government, as well as the general public;

Whereas the summer season, traditionally a time of increased unintentional-injury fatalities, is an appropriate time to focus attention on both the problem and the solution to such safety and health threats; and

Whereas the theme of "National Safety Month" for 2006 is "Making Our World A Safer Place": Now, therefore, be it

Resolved, That the Senate—

(1) designates June 2006 as "National Safety Month"; and

(2) recognizes the accomplishments of the National Safety Council and calls upon the citizens of the United States to observe the month with appropriate ceremonies and respect.

Mr. DEWINE. Mr. President, today I join with Senator DOLE, Senator LANDRIEU, Senator ALLEN, and Senator DURBIN to submit a resolution to designate June 2006 as National Safety Month. This year, the National Safety Council has selected "making our world a safer place" as its theme for National Safety Month. And that is certainly a goal we want and need to achieve.

Public safety in the workplace, in our homes, and in communities, and on our roads and highways is a vital challenge that we all face. According to the National Safety Council, more than 20 million Americans suffer disabling injuries and 100,000 people die from their

injuries each year. In the United States, nearly 43,000 people die each year from motor vehicle crashes, making auto fatalities the number one killer of those between the ages of 4 and 34. Many of these deaths and injuries could be prevented with increased education and information on proper precautionary measures.

The goal of National Safety Month is to raise public awareness about safety and injury prevention in hopes of reducing these needless deaths and injuries. June also is an appropriate month to focus our efforts on public safety since the summer season is traditionally a time of increased accidental injuries and fatalities.

Throughout the month, the National Safety Council and other safety organizations will urge businesses to increase their safety standards in the workplace and provide information to individuals on injury prevention in all aspects of their lives.

I look forward to working with other Members of Congress and the many safety organizations to help educate the public on the importance of injury prevention and make our world a safer place.

I thank my fellow Colleagues for their support of this resolution and for their continued dedication to public safety. I also would like to thank the National Safety Council, which celebrates its 93rd anniversary in 2006, as a leading source of safety and health information, education, and training in the United States. Their work is vital and makes a difference each and every day.

SENATE RESOLUTION 451—EXPRESSING THE SUPPORT OF THE SENATE FOR THE RECONVENING OF THE PARLIAMENT OF NEPAL AND FOR AN IMMEDIATE, PEACEFUL TRANSITION TO DEMOCRACY

Mr. LUGAR (for himself, Mr. BIDEN, Mr. LEAHY, Mr. HAGEL, Mr. CHAFEE, Mr. KERRY, Mrs. FEINSTEIN, Mr. COLEMAN, and Mr. SUNUNU) submitted the following resolution; which was considered and agreed to:

S. RES. 451

Whereas, in 1990, Nepal adopted a constitution that enshrined multi-party democracy under a constitutional monarchy, ending 3 decades of absolute monarchical rule;

Whereas, since 1996, Maoist insurgents have waged a violent campaign to replace the constitutional monarchy with a communist republic, which has resulted in widespread human rights violations by both sides and the loss of an estimated 12,000 lives;

Whereas the Maoist insurgency grew out of the radicalization and fragmentation of left wing parties following Nepal's transition to democracy in 1990;

Whereas, on June 1, 2001, King Birendra, Queen Aishwarya and other members of the Royal family were murdered, leaving the throne to the slain King's brother, the current King Gyanendra;

Whereas, in May 2002, in the face of increasing Maoist violence, Prime Minister Sher Bahadur Deuba dissolved the Parliament of Nepal;

Whereas, in October 2002, King Gyanendra dismissed Prime Minister Deuba;

Whereas, in June 2004, after the unsuccessful tenures of 2 additional palace-appointed prime ministers, King Gyanendra re-appointed Prime Minister Deuba and mandated that he hold general elections by April 2005;

Whereas, on February 1, 2005, King Gyanendra accused Nepali political leaders of failing to solve the Maoist problem, seized absolute control of Nepal by dismissing and detaining Prime Minister Deuba and declaring a state of emergency, temporarily shut down Nepal's communications, detained hundreds of politicians and political workers, and limited press and other constitutional freedoms;

Whereas, in November 2005, the mainstream political parties formed a seven-party alliance with the Maoists and agreed to a 12 point agenda that called for a restructuring of the government of Nepal to include an end to absolute monarchical rule and the formation of an interim all-party government with a view to holding elections for a constituent assembly to rewrite the Constitution of Nepal;

Whereas, since February 2005, King Gyanendra has promulgated dozens of ordinances without parliamentary process that violate basic freedoms of expression and association, including the Election Code of Conduct that seeks to limit media freedom in covering elections and the Code of Conduct for Social Organizations that bars staff of nongovernmental organizations from having political affiliations;

Whereas King Gyanendra ordered the arrest of hundreds of political workers in January 2006 before holding municipal elections on February 8, 2006, which the Department of State characterized as "a hollow attempt by the King to legitimize his power";

Whereas the people of Nepal have been peacefully protesting since April 6, 2006, in an attempt to restore the democratic political process;

Whereas on April 10, 2006, the Department of State declared that King Gyanendra's February 2005 decision "to impose direct palace rule in Nepal has failed in every regard" and called on the King to restore democracy immediately and to begin a dialogue with Nepal's political parties;

Whereas King Gyanendra ordered a crackdown on the protests, which has left at least 14 Nepali citizens dead and hundreds injured by the security forces of Nepal;

Whereas the people of Nepal are suffering hardship due to food shortages and lack of sufficient medical care because of the prevailing political crisis;

Whereas King Gyanendra announced on April 21, 2006, that the executive power of Nepal shall be returned to the people and called on the seven-party alliance to name a new prime minister to govern the country in accordance with the 1990 Constitution of Nepal;

Whereas the seven-party alliance subsequently rejected King Gyanendra's April 21, 2006 statement and called on him to reinstate parliament and allow for the establishment of a constituent assembly to draw up a new constitution;

Whereas on April 24, 2006, King Gyanendra announced that he would reinstate the Parliament of Nepal on April 28, 2006, and apologized for the deaths and injuries that occurred during the recent demonstrations, but did not address the issue of constitutional revision;

Whereas political party leaders have welcomed King Gyanendra's April 24th announcement and stated that the first action of the reconvened parliament will be the scheduling of elections for a constituent assembly to redraft the Constitution of Nepal.